

**NOTICE OF SERVICE INTERROGATORIES AND PLAINTIFF'S REQUEST  
FOR PRODUCTION OF DOCUMENTS**

TO: All Parties and Their Attorneys of Record

PLEASE TAKE NOTICE that on January 12, 2025, Plaintiff, **Drew Ribar**, served **Plaintiff's First Set of Interrogatories and Request for Production of Documents** to the following Defendants via email to their counsel of record pursuant to Rule 5(b) of the Federal Rules of Civil Procedure:

- **Washoe County**
- **Washoe County Library System**
- **Build Our Center, Inc.**
- **Jeff Scott**
- **Stacy McKenzie**
- **Jonnica Bowen**
- **Jennifer Cole**
- **Deputy C. Rothkin**
- **Deputy R. Sapida**
- **Sgt. George Gomez**

The following individuals were served electronically:

1. **Michael W. Large, Esq.**  
Deputy District Attorney  
Washoe County District Attorney's Office  
Email: [mlarge@da.washoecounty.gov](mailto:mlarge@da.washoecounty.gov)
2. **Jerry C. Carter, Esq.**  
Sierra Crest Business Law Group  
Email: [jcarter@sierracrestlaw.com](mailto:jcarter@sierracrestlaw.com)
3. **Alison R. Kertis, Esq.**  
Sierra Crest Business Law Group  
Email: [akertis@sierracrestlaw.com](mailto:akertis@sierracrestlaw.com)

A true and correct copy of the interrogatories was emailed to each counsel listed above and is not being filed with the Court in compliance with Rule 5(d)(1)(A).

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Dated this **12th day of January, 2025**.

Respectfully submitted,

/S/Drew J. Ribar

1 **Drew Ribar**

2 Plaintiff in Pro Per

3 480 Pershing Lane

4 Washoe Valley, NV 89704

5 [const2audit@gmail.com](mailto:const2audit@gmail.com)

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